

Fill in this information to	o identify the case:		
United States Bankruptcy	Court for the:		
	Southern District of Texas		
	(State)	01 1	11
Case number (if known):		Chapter	11

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case

	number (if known). For more information, a separate document, <i>Instructions for Bankruptcy Forms for Non-Individuals</i> , is available.					
1.	Debtor's Name	Cypress Energy Partners - Williams SWD, LLC				
2.	All other names debtor used in the last 8 years	CEPartners - Williams SWD, LLC in Oklahoma				
	Include any assumed names, trade names, and doing business as names					
3.	Debtor's federal Employer Identification Number (EIN)	46-1183840				
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business			
		5727 South Lewis Avenue				
		Number Street	Number Street			
		Suite 300				
		Tulsa, Oklahoma 74105	Oit.			
		City State Zip Code	City State Zip Code			
			Location of principal assets, if different from principal place of business			
		Tulsa	·			
		County				
5.	Debtor's website (URL)	www.cypressenvironmental.biz				
6.	Type of debtor	☑ Corporation (including Limited Liability Company (Li	LC) and Limited Liability Partnership (LLP))			
		☐ Partnership (excluding LLP)	· · · · · · · · · · · · · · · · · · ·			
		Other. Specify:				

De	ebtor Cypress Energy Par	rtneı	s - Willia	ms SW	D, LLC	Cas	e number (if known)	·
	Name							
_	Describe debterde business	Α.	Check C	Dne:				
7.	Describe debtor's business	☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))						
			Single A	sset Re	eal Estate (as defined	in 11 U.S.	.C. § 101(51B))	
			Railroad (as defined in 11 U.S.C. § 101(44))					
			Stockbroker (as defined in 11 U.S.C. § 101(53A))					
			Commodity Broker (as defined in 11 U.S.C. § 101(6))					
			Clearing Bank (as defined in 11 U.S.C. § 781(3))					
		×	None of	the abo	ove			
	-	В.	Check a	II that a	apply:			
			Tax-exe	mpt en	tity (as described in 26	U.S.C. §	501)	
			Investme § 80a-3		npany, including hedge	e fund or p	pooled investment	t vehicle (as defined in 15 U.S.C.
	_		Investm	ent adv	risor (as defined in 15 l	J.S.C. § 8	30b-2(a)(11))	
		C.		`	American Industry Cla courts.gov/four-digit-na		, ,	code that best describes debtor. See des .
			<u>2131</u>					
8.	Under which chapter of the	Ch	eck One	:				
	Bankruptcy Code is the debtor filing?		Chapter	7				
			Chapter	9				
		\boxtimes	Chapter	11. <i>Cl</i>	heck all that apply:			
	A debtor who is a "small business debtor" must check the first sub-box debtor as defined in § 1182(1) who elects to proceed under subchapter				aggregate nonconting are less than \$2,725,6 sheet, statement of op	ent liquida 325. If this perations,	ated debts (exclud s sub-box is select cash-flow stateme	in 11 U.S.C. § 101(51D), and its ding debts owed to insiders or affiliates) ted, attach the most recent balance ent, and federal income tax return or if rocedure in 11 U.S.C. § 1116(1)(B)
of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.					liquidated debts (exclusion and it chooses to product attach the most recent	uding deb eed unde t balance urn, or if a	ts owed to insider or Subchapter V of sheet, statement	182(1), its aggregate noncontingent s or affiliates) are less than \$7,500,000, f Chapter 11. If this sub-box is selected, of operations, cash-flow statement, and ments do not exist, follow the procedure
				⊠ .	A plan is being filed wi	th this pet	tition.	
					Acceptances of the place creditors, in accordance			from one or more classes of).
					Securities and Exchar Exchange Act of	nge Comn f 1934. Fi	nission according ile the <i>Attachmen</i> i	example, 10K and 10Q) with the to § 13 or 15(d) of the Securities to Voluntary Petition for Non-Individuals form 201A) with this form.
					The debtor is a shell con 12b-2.	ompany a	s defined in the S	securities Exchange Act of 1934 Rule
			Chapter	12				
9.	Were prior bankruptcy cases		No Yes.	Distri		14/1		O
	filed by or against the debtor within the last 8		165.	Distric	ET	When	MM/DD/YYYY	Case number
	years?			Distric	t	When	MM/DD/YYYY	Case number
	If more than 2 cases, attach a separate list.						WIWI DUTTIT	

Debtor Cypress Energy Pa	artners - Williams SV	VD, LLC	Case number (if I	known)	
rumo					
10. Are any bankruptcy cases pending or being filed by a business partner or an	□ No ⊠ Yes.	See Schedul	e 1	Relationship	Affiliate
affiliate of the debtor?	Debt Distri		kas	When	05 / 08 / 2022
List all cases. If more than 1, attach a separate list.	Case	number, if known			MM / DD / YYYY
11. Why is the case filed in this Check all that apply:					
district?			incipal place of business, or e of this petition or for a long		
	☑ A bankruptcy	case concerning	debtor's affiliate, general pa	artner, or partnership i	s pending in this district.
12. Does the debtor own or have possession of any real property or personal property that needs immediate attention?	needed.		operty that needs immediate		
inineurate attention:	☐ It p		to pose a threat of imminer		
		nat is the hazard?			
	☐ It r	needs to be physic	ally secured or protected fro	om the weather.	
	att	ention (for exampl	e goods or assets that could e, livestock, seasonal good		
	assets or other options). □ Other				
		is the property?			
		ie ale property i	Number Street		
			City	State	e Zip Code
	Is the p insured?	roperty			
	□ No				
	☐ Yes agency	. Insurance			
		Contact name	-		
		Phone			
Statistical and adn	ministrative inform	ation			
13. Debtor's estimation of	Check one:				
available funds			ution to unsecured creditors s are paid, no funds will be a		on to unsecured
14. Estimated number of creditors ¹	□ 1-49 □ 50-99 ⊠ 100-199		1,000-5,000 5,001-10,000 10,001-25,000	□ 25,001-5 □ 50,001-1 □ More tha	
	□ 200-999		, , , , , , , , , , , , , , , , , ,		

Estimated number of creditors, assets and liabilities noted here are provided on a consolidated basis.

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Debtor Cypress Energy Name	Partners - Williams SWD, LLC	Case number (if known)
Ivanic			
15. Estimated assets ²	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 million ⊠ \$10,000,001-\$50 million □ \$50,000,001-\$100 million □ \$100,000,001-\$500 million	
16. Estimated liabilities ³	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 millior □ \$100,000,001-\$500 millior	
Request for Rel	ef, Declaration, and Signature	es	
	sonment for up to 20 years, or b	ooth. 18 U.S.C. §§ 152, 1341, 1519	pankruptcy case can result in fines up to 9, and 3571. itle 11, United States Code, specified in this
authorized representative of debtor	f petition. I have been authorized to	file this petition on behalf of the de	otor.
	correct.	mation in this petition and have a re	asonable belief that the information is true and
	I declare under penalty of perju	ıry that the foregoing is true and co	rrect.
	Executed on 05 / 08 MM/ DD	/ YYYY	
	× 15/ Jeffrey He	urbers	Jeffrey Herbers
	Signature 可是明白的经	ettrepresentative of debtor	Printed name
	Title Authorized Signature	gnatory	
	DocuSigned by:		
18. Signature of attorney	Signatur® of alto free	U	Date 05 / 08 / 2022 MM/DD/YYYY
	James Grogan Printed name		
	Paul Hastings LLP		
	Firm name		
		Travis Street, 58th Floor Street	
	Houston		_TX77002
	City	<u> </u>	State ZIP Code
	(713) 860-7300 Contact phone		jamesgrogan@paulhastings.com Email address
	24027354	TX	Littuii dadi 000
	Bar number		ate

Estimated number of creditors, assets and liabilities noted here are provided on a consolidated basis.

Estimated number of creditors, assets and liabilities noted here are provided on a consolidated basis.

Fill in this information to identify the case:			
United States Bankruptcy Court for the:			
Southern District of Texas			
	(State)		
Case number (if known):		Chapter	11

Schedule 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the Southern District of Texas for relief under chapter 11 of title 11 of the United States Code. The Debtors plan to file a motion with the Court requesting joint administration of these cases for procedural purposes only under the case number assigned to the chapter 11 case of Cypress Environmental Partners, L.P.

Debtor	Employer/Corporate Identification Number	Jurisdiction
Cypress Environmental Partners, L.P.	61-1721523	United States
Cypress Municipal Water Services, LLC	46-1285974	United States
Cypress Environmental Partners, LLC	90-0807385	United States
Cypress Brown Integrity, LLC	27-2223455	United States
Cypress Energy Partners - 1804 SWD, LLC	45-3049110	United States
Cypress Energy Partners - Bakken, LLC	46-1259092	United States
Cypress Energy Partners - Grassy Butte SWD, LLC	45-3049047	United States
Cypress Energy Partners - Green River SWD, LLC	45-4851534	United States
Cypress Energy Partners - Manning SWD, LLC	37-1634247	United States
Cypress Energy Partners - Mork SWD, LLC	47-2460761	United States
Cypress Energy Partners - Mountrail SWD, LLC	46-1194977	United States
Cypress Energy Partners - Tioga SWD, LLC	27-4503230	United States
Cypress Energy Partners - Williams SWD, LLC	46-1183840	United States
Cypress Environmental - PUC, LLC	88-1568637	United States
Cypress Environmental Management - TIR, LLC	46-4295803	United States
Cypress Environmental Management, LLC	61-1694753	United States
Cypress Environmental Services, LLC	46-3167770	United States
Tulsa Inspection Resources - PUC, LLC	46-4402514	United States
Tulsa Inspection Resources, LLC	37-1744632	United States

OMNIBUS WRITTEN CONSENT IN LIEU OF SPECIAL MEETING

May 4, 2022

The undersigned, being the sole member, general partner, or managing member, as applicable (each, a "Member" and collectively, the "Members") of each of the companies listed on Schedule 1 attached hereto (each, a "Company" and collectively, the "Companies"), in lieu of holding a meeting of such Members, hereby adopt the following resolutions by written consent as of the date first written above, pursuant to the bylaws, operating agreement, limited liability company agreement, limited partnership agreement, or other operating agreement, as applicable (each, an "Operating Agreement"), of each Company and the applicable laws of the jurisdiction in which such Company is organized, which action shall have the same force and effect as if taken at a special meeting of each Company, as applicable, duly called and constituted, pursuant to the applicable Operating Agreement of each such Company and the laws of the jurisdiction in which such Company is organized.

WHEREAS, the respective Member of each Company has considered presentations by the management and the financial and legal advisors of such Company regarding the liabilities and liquidity situation of such Company, the strategic alternatives available to them, and the effect of the foregoing on such Company's business;

WHEREAS, the respective Member of each Company has consulted with the management and the financial and legal advisors of such Company and fully considered each of the strategic alternatives available to such Company;

WHEREAS, after careful consideration, the respective Member of each Company has determined that it is desirable and in the best interests of such Company, its creditors, stakeholders, and other interested parties, that such Company file or cause to be filed voluntary petitions for relief (each, a "Chapter 11 Case" and collectively, the "Chapter 11 Cases") under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court") in which the authority for each such Company to operate as a debtor-in-possession will be sought;

WHEREAS, after careful consideration, the respective Member of each Company has determined that it is desirable and in the best interests of such Company and its respective creditors, equity holders, and other parties in interest that such Company enter into, execute, deliver, certify, file, and/or record and perform under a debtor-in-possession financing agreement, including any initial term sheet and any other related documents, by and among the Companies and certain of the Companies' creditors;

WHEREAS, after careful consideration, the respective Member of each Company has determined that it is desirable and in the best interests of such Company and its respective creditors, equity holders, employees, and other parties in interest that such Company enter into, execute, deliver, certify, file and/or record and perform a restructuring support agreement ("RSA"), including an initial term sheet and any other related documents, by and among the Companies and certain of the Companies' creditors;

WHEREAS, the respective Member of each Company has determined that, in furtherance of the RSA and assuming execution of the RSA, it is desirable and in the best interests of such Company and its respective creditors, equity holders, employees, and other parties in interest that such Company, to execute a joint prepackaged plan of reorganization (the "<u>Plan</u>") in accordance with the terms of the RSA, commence solicitation ("<u>Solicitation</u>") of votes to obtain acceptances of such Plan, and thereafter file the Chapter 11 Cases under the Bankruptcy Code to pursue confirmation of the Plan; and

WHEREAS, in the judgment of the respective Member of each Company, a restructuring of such Company to be accomplished through the Plan under the Bankruptcy Code and the other transactions identified in the RSA are in the best interest of such Company and its creditors and other parties in interest.

1. APPROVAL OF CHAPTER 11 FILING

NOW, THEREFORE, BE IT RESOLVED, that each Company shall be, and hereby is, authorized and empowered to file or cause to be filed Chapter 11 Cases under the provisions of the Bankruptcy Code in the Bankruptcy Court;

FURTHER RESOLVED, that any terms in the Companies' Operating Agreements providing for the dissolution or winding up of a Company upon the bankruptcy or dissolution of a member of such Company are hereby waived by the Companies so that the bankruptcy or dissolution of any member of a Company, or any other event related to the commencement of the Chapter 11 Cases, shall not cause a Company to be dissolved or its affairs to be wound up, and upon the occurrence of any such event, each Company shall continue without dissolution; and

FURTHER RESOLVED, that Peter C. Boylan III, Jeffrey Herbers, and Richard Carson (each, an "<u>Authorized Officer</u>" and collectively, the "<u>Authorized Officers</u>"), acting alone or with one or more other directors or officers of any Company be, and hereby are, authorized and empowered to execute and file on behalf of such Company all petitions, schedules, lists, motions, papers, documents, or other filings, and to take any and all action that they deem necessary or proper to obtain such relief, including any action necessary to maintain the ordinary-course operation of the relevant Company's business.

2. RETENTION OF PROFESSIONALS

NOW, THEREFORE, BE IT RESOLVED, that the Authorized Officers be, and hereby are, authorized to (a) employ the law firm of Paul Hastings LLP ("Paul Hastings") as general bankruptcy counsel to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance such Company's rights and obligations in the Chapter 11 Cases, including filing any pleadings, and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of Paul Hastings;

FURTHER RESOLVED, that the Authorized Officers be, and hereby are, authorized to (a) employ the firm FTI Consulting, Inc. ("<u>FTI</u>") as financial advisor to, among other things, assist each Company in (in each case as requested by such Company) (i) assisting with bankruptcy reporting requirements, (ii) developing financial data for evaluation by its stakeholders, creditors, or other third parties (in each case as requested by such Company), (iii) responding to issues related to such Company's financial liquidity, and (iv) assisting in the development of a plan of reorganization and disclosure statement, and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of FTI;

FURTHER RESOLVED, that the Authorized Officers be, and hereby are, authorized to (a) employ the firm Piper Sandler & Co. ("<u>Piper</u>"), as investment banker to, among other things, assist each Company in (in each case as requested by such Company) (i) assisting each Company in achieving approval of its debtor-in-possession and exit financing, (ii) assisting each Company in achieving confirmation of the Plan, and (iii) providing marketing, soliciting bids, selling such Company's assets, and assisting in raising capital, and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of Piper.

FURTHER RESOLVED, that the Authorized Officers be, and hereby are, authorized to (a) employ the firm of KCC as notice and claims agent and administrative advisor to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance such Company's rights and obligations in the Chapter 11 Cases, and (b) in connection therewith, execute appropriate retention agreements, pay appropriate retainers, and cause to be filed appropriate applications for authority to retain the services of KCC;

FURTHER RESOLVED, that the Authorized Officers be, and hereby are, authorized and empowered to (a) employ any other professionals to assist each Company in carrying out its duties under the Bankruptcy Code, and (b) in connection therewith, to execute appropriate retention agreements, pay appropriate retainers and fees, and cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary; and

FURTHER RESOLVED, that the Authorized Officers (and their designees and delegates) be, and hereby are, authorized and empowered to (a) execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers, (b) in connection therewith, employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals, and (c) take and perform any and all further acts and deeds that the Authorized Officers deem necessary, proper, or desirable in connection with each Company's Chapter 11 Case, with a view to the successful prosecution of each such case.

3. RESTRUCTURING SUPPORT AGREEMENT AND SOLICITATION MATERIALS

NOW, THEREFORE, BE IT RESOLVED, that the Authorized Officers (and their designees and delegates) be, and hereby are, authorized and empowered in the name and on behalf of each Company, to cause such Company to enter into, execute, deliver, certify, file and/or record and perform the RSA, including an initial term sheet and any other related documents, by and among the Companies and certain of the Companies' creditors, and such other documents, agreements, instruments and certificates as may be required by the RSA, the form, terms, and provisions of which as may be determined by the respective Member of each Company;

FURTHER RESOLVED, the Companies are hereby authorized to execute a Plan in accordance with the terms of the RSA and commence Solicitation thereof, including the distribution of the related materials, including, but not limited to, any related disclosure statement (together with the Plan, the "Solicitation Materials");

FURTHER RESOLVED, that the Authorized Officers (and their designees and delegates) be, and hereby are, authorized to determine the form, terms, and provisions of the Solicitation Materials (which determination shall be conclusively evidenced by the Authorized Officers' (or their designees' or delegates') execution and delivery thereof), and that the execution and delivery of the Solicitation Materials by the Authorized Officers (or their designees or delegates) is hereby ratified, confirmed, and approved; and

FURTHER RESOLVED, that the Authorized Officers (and their designees and delegates) be, and hereby are, authorized and empowered, in the name and on behalf of such Company, to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the Plan, which shall, in the Authorized Officers' (or their designees' or delegates') sole judgment, be necessary, proper or advisable to perform such Company's obligations under or in connection with the RSA, the

Solicitation, and any and all transactions contemplated by the Plan and to carry out fully the intent of the foregoing resolutions.

4. CASH COLLATERAL AND DIP FINANCING

NOW, THEREFORE, BE IT RESOLVED, that the Authorized Officers (and their designees and delegates) be, and hereby are, authorized and empowered, to (a) seek approval of a debtor-in-possession financing and cash collateral order in interim and final form which may require the Company to grant liens and (b) negotiate and enter into debtor-in-possession financing, in each case subject to potential capital maintenance rules and financial assistance rules to be complied with under applicable laws;

FURTHER RESOLVED, that the Authorized Officers (and their designees and delegates) be, and hereby are, authorized and empowered on behalf of and in the name of each Company to secure the payment and performance of any post-petition financing by (a) pledging or granting liens and mortgages on, or security interest in, all or any portion of such Company's assets, including all or any portion of the issued and outstanding capital stock, partnership interests, or membership interests of any subsidiaries of such Company, whether now owned or hereafter acquired, and (b) entering into or causing to be entered into such security agreements, pledge agreements, control agreements, inter-creditor agreements, mortgages, deeds of trust, and other agreements as are necessary, appropriate, or desirable to effectuate the intent of, or matters reasonably contemplated or implied by, this resolution in such form, covering such collateral and having such other terms and conditions as are approved or deemed necessary, appropriate or desirable by the officer executing the same, the execution thereof by such officer to be conclusive evidence of such approval or determination; and

FURTHER RESOLVED, that the Authorized Officers (and their designees and delegates) be, and hereby are, authorized and empowered on behalf of and in the name of each Company to (a) take such further actions and execute and deliver such certificates, instruments, guaranties, notices, and documents as may be required or as such officers may deem necessary, advisable, or proper to carry out the intent and purpose of the foregoing resolutions, including the execution and delivery of any security agreements, pledges, financing statements, and the like, and (b) perform the obligations of such Company under the relevant companies law applicable to such Company and the Bankruptcy Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices, and documents to be executed and delivered in such form as the officers performing or executing the same shall approve, and the performance or execution thereof by such officers shall be conclusive evidence of the approval thereof by such officers and by such Company.

5. GENERAL

NOW, THEREFORE, BE IT RESOLVED, that, in addition to the specific authorizations heretofore conferred upon the Authorized Officers, the Authorized Officers (and their designees and delegates) be, and hereby are, authorized and empowered, in the name of and on behalf of each Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in the Authorized Officers' (or their respective designees' or delegates') reasonable business judgment, shall be necessary, advisable, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein;

FURTHER RESOLVED, that the respective Member of each Company has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as

may be required by the organizational documents of each Company, or hereby waives any right to have received such notice;

FURTHER RESOLVED, that all actions taken by the Authorized Officers (and their designees and delegates) to carry out the purposes and intent of the foregoing resolutions prior to their adoption are approved, ratified, and confirmed;

FURTHER RESOLVED, that the Authorized Officers (and their designees and delegates) be, and hereby are, authorized and empowered to take all actions, or to not take any action in the name of each Company, with respect to the transactions contemplated by these resolutions hereunder, as the Authorized Officers shall deem necessary or desirable in the Authorized Officers' reasonable business judgment, as may be necessary or convenient to effectuate the purposes of the transactions contemplated herein; and

FURTHER RESOLVED, that this consent may be executed in as many electronic or original counterparts as may be required, and all counterparts shall collectively constitute one and the same consent.

DocuSigned by: Name: Peter C. Boylan III DocuSigned by: By: Name: Jack H. Stark Jason N. Wilcox Name: Jason N. Wilcox DocuSigned by: By: Name: John T. McNabb II DocuSigned by: By: Name: Charles C. Stephenson, Jr. DocuSigned by: By: Name: Cynthia A. Field

Being all the members of the Board of Directors of Cypress Environmental Partners GP, LLC, the General Partner of:

Cypress Environmental Partners, L.P., a limited partnership organized in Delaware

By: 1807 1807

DocuSigned by:

Name: Peter C. Boylan III

By: Ruhard M Carpor

Name: Richard M. Carson

DocuSigned by:

By: 8127EF4B728A48F...

Name: Jeffrey A. Herbers

Being all the members of the Board of Directors of Cypress Environmental Partners, LLC, the sole member of:

Cypress Municipal Water Services, LLC, a limited liability company organized in Texas

DocuSign Envelope ID: 33 En

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

Name: Peter C. Boylan III DocuSigned by: Jent Har By: Name: Jack H. Stark DocuSigned by: Jason N. Wilcox By: Name: Jason N. Wilcox DocuSigned by: By: Name: John T. McNabb II DocuSigned by: By: Name: Charles C. Stephenson, Jr. DocuSigned by: By: Name: Cynthia A. Field

Being all the members of the Board of Directors of Cypress Environmental Partners GP, LLC, the general partner of Cypress Environmental Partners, L.P., the sole member of:

Cypress Environmental Partners, LLC, a limited liability company organized in Delaware

DocuSign Envelope ID: 33FD4SEF-254906648AED0550111E8P Filed in TXSB on 05/08/22 Page 14 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

By: Boylor Boylor

Name: Peter C. Boylan III

By: Ruhard M. Carbon

Name: Richard M. Carson

DocuSigned by:

By:

8127EF4B728A48F...

Name: Jeffrey A. Herbers

Being all the members of the Board of Directors of Cypress Environmental Partners, LLC, the managing member of:

Cypress Brown Integrity, LLC, a limited liability company organized in Texas

DocuSign Envelope ID: 33FD4SEF-254906648AED0550111E8P Filed in TXSB on 05/08/22 Page 15 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

By: Boylar Boylar

Name: Peter C. Boylan III

By: Ruhard M. Cubor

Name: Richard M. Carson

DocuSigned by:

Name: Jeffrey A. Herbers

Being all the members of the Board of Managers of Cypress Environmental Services, LLC, the sole member of:

Cypress Energy Partners - 1804 SWD, LLC, a limited liability company organized in North Dakota

DocuSign Envelope ID: 33FD4SEF-254906648AED0550111E8P Filed in TXSB on 05/08/22 Page 16 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

By: Boylar Boylar

Name: Peter C. Boylan III

By: Ruhard M. Carson

Name: Richard M. Carson

DocuSigned by:

By: 8127EF4B728A48F...
Name: Jeffrey A. Herbers

Being all the members of the Board of Managers of Cypress Environmental Services, LLC, the sole member of:

Cypress Energy Partners - Bakken, LLC, a limited liability company organized in Delaware

DocuSign Envelope ID: 33 Edge -254 9664 8 ED -254 9664 8 ED -254 Page 17 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

By: Boylor Boylor

Name: Peter C. Boylan III

By: Ruhard M. Carson

Name: Richard M. Carson

DocuSigned by:

By:

State A Herbers

Name: Jeffrey A. Herbers

Being all the members of the Board of Managers of Cypress Environmental Services, LLC, the sole member of:

Cypress Energy Partners - Grassy Butte SWD, LLC, a limited liability company organized in North Dakota

DocuSign Envelope ID: 33FD4SEF-254906648AED0550111E8P Filed in TXSB on 05/08/22 Page 18 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

Name: Peter C. Boylan III

Name: Richard M. Carson DocuSigned by:

Name: Jeffrey A. Herbers

Being all the members of the Board of Managers of Cypress Environmental Services, LLC, the sole member of:

Cypress Energy Partners - Green River SWD, LLC, a limited liability company organized in North Dakota

DocuSign Envelope ID: 33 Edge -254 9664 8 ED -254 9664 8 ED -254 Page 19 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

Name: Peter C. Boylan III

By: ASEB31000082407

Name: Richard M. Carson

DocuSigned by:

By:

Name: Jeffrey A. Herbers

Being all the members of the Board of Managers of Cypress Environmental Services, LLC, the sole member of:

Cypress Energy Partners - Manning SWD, LLC, a limited liability company organized in North Dakota

DocuSign Envelope ID: 33 Edge -254 9664 8 ED -254 9664 8 ED -254 Page 20 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

Name: Peter C. Boylan III

Name: Richard M. Carson

DocuSigned by:

By: Name: Jeffrey A. Herbers

Being all the members of the Board of Managers of Cypress Environmental Services, LLC, the sole member of:

Cypress Energy Partners - Mork SWD, LLC, a limited liability company organized in Delaware

DocuSign Envelope ID: 33FD4SEF-254906648AED0550111E8P Filed in TXSB on 05/08/22 Page 21 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

Docusigned by:

Name: Richard M. Carson

DocuSigned by:

Name: Jeffrey A. Herbers

Being all the members of the Board of Managers of Cypress Environmental Services, LLC, the sole member of:

Cypress Energy Partners - Mountrail SWD, LLC, a limited liability company organized in Delaware

DocuSign Envelope ID: 33 Edge -254 9664 8 ED -254 9664 8 ED -254 Page 22 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

By: Boylar Boylar

Name: Peter C. Boylan III

By: Ruhard M. Carpor

Name: Richard M. Carson

Docusigned by:

By: 27

Name: Jeffrey A. Herbers

Being all the members of the Board of Managers of Cypress Environmental Services, LLC, the sole member of:

Cypress Energy Partners - Tioga SWD, LLC, a limited liability company organized in North Dakota

DocuSign Envelope ID: 33FD4SEF-254906648AED0550111E8P Filed in TXSB on 05/08/22 Page 23 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

By: Boylar Boylar

Name: Peter C. Boylan III

By: Ruhard M. Carpor

Name: Richard M. Carson

DocuSigned by:

Name: Jeffrey A. Herbers

Being all the members of the Board of Managers of Cypress Environmental Services, LLC, the sole member of:

Cypress Energy Partners - Williams SWD, LLC, a limited liability company organized in Delaware

DocuSign Envelope ID: 33FD4SEF-254906648AED0550111E8P Filed in TXSB on 05/08/22 Page 24 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

Name: Peter C. Boylan III

Ruhard M. (an

Name: Richard M. Carson

me: Richard M. Carson

DocuSigned by:

By:
Name: Jeffrey A. Herbers

Being all the members of the Board of Directors of Cypress Environmental Partners, LLC, the sole member of:

Cypress Environmental - PUC, LLC, a limited liability company organized in Delaware

DocuSign Envelope ID: 33FD4SEF-254906648AED0550111E8P Filed in TXSB on 05/08/22 Page 25 of 36

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

By: 1 to C. Boylar ...

Name: Peter C. Boylan III

By: Ruhard M. Carbon.

Name: Richard M. Carson

DocuSigned by:

By:

Salarer A. Herbers

Being all the members of the Executive Committee of Cypress Environmental Management, LLC, the sole member of:

Cypress Environmental Management - TIR, LLC, a limited liability company organized in Delaware

By: 58073909688940F...

Name: Peter C. Boylan III

DocuSigned by:

By: Ruhard

Name: Richard M. Carson

DocuSigned by:

Name: Jeffrey A. Herbers

Being all the members of the Board of Directors of Cypress Environmental Partners, LLC, the sole member of:

Cypress Environmental Management, LLC, a limited liability company organized in Delaware

Name: Peter C. Boylan III

By: A2EB31C00982497

Name: Richard M. Carson

DocuSigned by:

Name: Jeffrey A. Herbers

Being all the members of the Board of Managers of Cypress Energy Holdings II, LLC, the managing member of Cypress Energy GP Holdings, LLC, the sole member of:

Cypress Environmental Partners GP, LLC, a limited liability company organized in Delaware

By: [1'eta C Bookar

Name: Peter C. Boylan III

By: DocuSigned by:

By: Curbon

APERSICO10982497

Name: Richard M. Carson

DocuSigned by:

Name: Jeffrey A. Herbers

Being all the members of the Board of Directors of Cypress Environmental Partners, LLC, the sole member of:

Cypress Environmental Services, LLC, a limited liability company organized in Delaware

Name: Peter C. Boylan III

By:

DocuSigned by:

Authord M. Carron

A2FB31C00982497...

Name: Richard M. Carson

Docusigned by:

Name: Jeffrey A. Herbers

Being all the members of the Board of Directors of Cypress Environmental Partners, LLC, the sole member of Cypress Environmental - PUC, LLC, the sole member of:

Tulsa Inspection Resources - PUC, LLC, a limited liability company organized in Delaware

Name: Peter C. Boylan III

By: AZFB31C00982497...

Name: Richard M. Carson

DocuSigned by:

Ву:

Name: Jeffrey A. Herbers

Being all the members of the Board of Directors of Cypress Environmental Partners, LLC, the sole member of:

Tulsa Inspection Resources, LLC, a limited liability company organized in Delaware

Company	Type of Organization	Jurisdiction
Cypress Environmental Partners, L.P.	Limited Partnership	Delaware
Cypress Municipal Water Services, LLC	Limited Liability Company	Texas
Cypress Environmental Partners, LLC	Limited Liability Company	Delaware
Cypress Brown Integrity, LLC	Limited Liability Company	Texas
Cypress Energy Partners - 1804 SWD, LLC	Limited Liability Company	North Dakota
Cypress Energy Partners - Bakken, LLC	Limited Liability Company	Delaware
Cypress Energy Partners - Grassy Butte SWD, LLC	Limited Liability Company	North Dakota
Cypress Energy Partners - Green River SWD, LLC	Limited Liability Company	North Dakota
Cypress Energy Partners - Manning SWD, LLC	Limited Liability Company	North Dakota
Cypress Energy Partners - Mork SWD, LLC	Limited Liability Company	Delaware
Cypress Energy Partners - Mountrail SWD, LLC	Limited Liability Company	Delaware
Cypress Energy Partners - Tioga SWD, LLC	Limited Liability Company	North Dakota
Cypress Energy Partners - Williams SWD, LLC	Limited Liability Company	Delaware
Cypress Environmental - PUC, LLC	Limited Liability Company	Delaware
Cypress Environmental Management - TIR, LLC	Limited Liability Company	Delaware
Cypress Environmental Management, LLC	Limited Liability Company	Delaware
Cypress Environmental Partners GP, LLC	Limited Liability Company	Delaware
Cypress Environmental Services, LLC	Limited Liability Company	Delaware
Tulsa Inspection Resources - PUC, LLC	Limited Liability Company	Delaware
Tulsa Inspection Resources, LLC	Limited Liability Company	Delaware

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:) Chapter 11
CYPRESS ENERGY PARTNERS - WILLIAMS SWD, LLC,) Case No ()
Debtor.	(Joint Administration Requested))

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held	
Cypress Environmental Services, LLC	100%	

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:)	Chapter 11
CYPRESS ENERGY PARTNERS - WILLIAMS SWD, LLC,)	Case No()
Debtor.)))	(Joint Administration Requested)

LIST OF EQUITY SECURITY HOLDERS¹

Debtor	Equity Holders	Address of Equity Holder	Percentage of Equity Held
Cypress Energy Partners - Williams SWD, LLC	Cypress Environmental Services, LLC	5727 South Lewis Avenue, Suite 300, Tulsa, Oklahoma 74105	100%

This list serves as the disclosure required to be made by the debtor pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the chapter 11 case.

Fill in this information to identify the case:
Debtor name: CYPRESS ENVIRONMENTAL PARTNERS, L.P., et al.
United States Bankruptcy Court for the Southern District of Texas Case
number (If known):

☐ Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1	AMERICAN ARBITRATION ASSOCIATION HIRO KAWAHARA 13727 NOEL ROAD, STE 700 DALLAS, TX 75240	HIRO KAWAHARA PHONE: 972-774-6956 EMAIL: HIROKAWAHARA@ADR.ORG	PROFESSIONAL	CONTINGENT, DISPUTED			\$	158,675.00
2	PHILIPS 66 COMPANY SONYA H. BISHOP 3010 BRIARPARK DR. HOUSTON, TX 77042	SONYA H. BISHOP PHONE: 832-765-1218 EMAIL: SONYA.H.BISHOP@P66.COM	INDEMNITY	DISPUTED			\$	73,506.66
3	COMMISSIONERS OF THE LAND OFFICE KATI HUDSON WMS/MIDDLE OFFICE OPERATIONS 204 N. ROBINSON, SUITE 900 OKLAHOMA, OK 73102	KATI HUDSON PHONE: 918-313-9855 FAX: 405-521-4444 EMAIL: KHUDSON@ROBINSON-PARK.COM	TRADE				\$	44,383.50
4	DELL MARKETING L.P. DANNY REEB 1 DELL WAY ROUND ROCK, TX 78682-7000	DANNY REEB PHONE: 512-513-9022; 512-513-9971 FAX: 512-283-4810 EMAIL: DANNY.REEB@DELL.COM	TRADE	DISPUTED			\$	30,114.65
5	SHI INTERNATIONAL CORP KAYLA COALE 290 DAVIDSON AVENUE SOMERSET, NJ 08873	KAYLA COALE PHONE: 281-979-4606 FAX: 732-764-8889 EMAIL: SMB_SOUTHCENTRAL@SHI.COM	TRADE	DISPUTED			\$	24,929.08
6	GEOCHEMICALS, LLC JAKE BOELTER 517 E. 30TH AVENUE, STE D HUTCHINSON, KS 67502	JAKE BOELTER PHONE: 620-204-7200 EMAIL: JAKE.BOELTER@GEO-CHEMICALS.COM	TRADE				\$	21,726.29
7	SHALE OILFIELD SERVICES LLC ROBERT AYALA 123 51ST ST W WILLISTON, ND 58801	ROBERT AYALA PHONE: 701-572-6100 EMAIL: AR@SHALEOS.COM	TRADE				\$	16,515.00
8	OWL INC MADDIE 1705 ROAD 2054 CULBERTSON, MT 59218	MADDIE PHONE: 406-787-5525 EMAIL: ACCOUNTING@OWLMT.COM	TRADE				\$	9,294.35
9	AVERY ENTERPRIZES, INC PAT LARSON 6950 92ND AVE NW POWERS LAKE, ND 58773	PAT LARSON PHONE: 701-464-0875 FAX: 701-464-0876 EMAIL: AP@AVERYENTERPRIZES.COM	TRADE				\$	6,802.50
10	ORACLE AMERICA INC MONIQUE MALONEY 2300 ORACLE WAY AUSTIN, TX 78741	MONIQUE MALONEY PHONE: 313-600-8779 EMAIL: MONIQUE.MALONEY@ORACLE.COM	TRADE				\$	3,968.01
11	LOGICAL CONTROL SYSTEMS, LLC TODD HARRIS 413 5TH AVE NE MINOT, ND 58703	TODD HARRIS PHONE: 701-509-2119 EMAIL: LOGICALCONTROLSYSTEMS@OUTLOOK.COM	TRADE				\$	3,607.00
12	KAMM SERVICE LLC SIERRA NUTAMAKER 3220 ARROYO DRIVE CASPER, WY 82604	SIERRA NUTAMAKER EMAIL: KAMMOFFICE@KAMMSERVICESLLC.COM	TRADE				\$	3,560.58
13	8X8 INC NIKI VAN BRUSSEL 675 CREEKSIDE WAY CAMPBELL, CA 95008	NIKI VAN BRUSSEL PHONE: 855-766-5484 FAX: 408-980-0432 EMAIL: NIKI.VANBRUSSEL@8X8.COM	TRADE				\$	3,278.83
14	Q4 INC. DARRELL HEAPS 12 E 49TH ST. SUITE 16-103 NEW YORK, NY 10017	DARRELL HEAPS EMAIL: MEDIA@Q4INC.COM	TRADE				\$	3,000.00

Debtor CYPRESS ENVIRONMENTAL PARTNERS, L.P., et al.

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
15	FLOGISTIX KATHY WEAVER 6529 N. CLASSEN BLVD. OKLAHOMA CITY, OK 73116	KATHY WEAVER PHONE: 405-536-0011 FAX: 888-812-4114 EMAIL: KWEAVER@FLOGISTIX.COM	TRADE				\$	2,404.80
16	STANLEY HARDWARE JACOB CARPENTER 205 S MAIN ST PO BOX 1262 STANLEY, ND 58784	JACOB CARPENTER PHONE: 701-628-2252 EMAIL: STANLEYACE@PINECREEK.US	TRADE				\$	2,154.44
17	GREG'S WELDING, INC. LISA STEVENS 1011 EAST ENERGY STREET GILLETTE, WY 82716	LISA STEVENS PHONE: 307-686-6624 FAX: 307-682-6363 EMAIL: LISA@GREGSWELDING.COM	TRADE				\$	1,992.88
18	BAKKEN DISPOSALS LLC ATTN: PRESIDENT 123 51ST ST W WILLISTON, ND 58801	ATTN: PRESIDENT PHONE: 701-572-6100 EMAIL: AR@BAKKENDISPOSALS.COM	TRADE				\$	1,404.11
19	TECH SERVICE PRODUCTS LORI WEBER 5509 JENSEN ST NEW ORLEANS, LA 70123	LORI WEBER PHONE: 504-733-4275 EMAIL: LORI@TSPNDT.COM	TRADE				\$	1,291.21
20	HALL ESTILL TIA JONES 320 SOUTH BOSTON #200 TULSA, OK 74103-3706	TIA JONES PHONE: 918-594-0513 FAX: 918-594-0505 EMAIL: TJONES@HALLESTILL.COM	TRADE	CONTINGENT			\$	1,100.80
21	JOHNSON PUMP SERVICES, INC. TOM JOHNSON 111 INDUSTRIAL AVE MOHALL, ND 58761	TOM JOHNSON PHONE: 701-756-6976 EMAIL: JOHNSONPUMPSERVICES@GMAIL.COM	TRADE				\$	1,038.94
22	WILLISTON FIRE & SAFETY LLC RACHAEL MADLEY 3420 2ND AVE W WILLISTON, ND 58801-2616	RACHAEL MADLEY PHONE: 701-572-8957 FAX: 701-572-4729 EMAIL: RMADEY@WFSAFETY.COM	TRADE				\$	960.15
23	VERIZON WIRELESS NANCY HILLMAN 1095 AVENUE OF THE AMERICAS NEW YORK, NY 10036	NANCY HILLMAN PHONE: 918-504-7063 FAX: 212-571-1897 EMAIL:	TRADE				\$	851.24
24	DNOW L.P. DISTRIBUTIONNOW 7402 N. ELDRIDGE PARKWAY HOUSTON, TX 77041	NANCY.HILLMAN@VERIZONWIRELESS.COM DISTRIBUTIONNOW PHONE: 701-664-2917 EMAIL: NOREPLY@DNOW.COM	TRADE				\$	797.61
25	LIGHTHOUSE TRADES INC ATTN: PRESIDENT 6115 HWY 8 SOUTH STANLEY, ND 58784	ATTN: PRESIDENT PHONE: 701-629-1353 EMAIL: LIGHTHOUSETRADES@GMAIL.COM	TRADE				\$	570.00
26	COX COMMUNICATIONS ERIK SCOTT 6205-B PEACHTREE DUNWOODY ROAD NE ATLANTA, GA 30328	ERIK SCOTT PHONE: 918-939-8005 FAX: 866-961-0027 EMAIL: ERIK SCOTT@COX.COM	TRADE				\$	475.10
27	BPS SUPPLY GROUP DAN BYRUM 3301 ZACHARY AVENUE SHAFTER, CA 93263	DAN BYRUM PHONE: 661-589-9141 FAX: 661-589-3739 EMAIL: AR@BPSSG.COM	TRADE				\$	430.06
28	ACC BUSINESS LARRY HOPKINS 400 WEST AVENUE ROCHESTER, NY 14611	LARRY HOPKINS PHONE: 918-688-6219 FAX: 585-987-3045 EMAIL: LHOPKINS@REALCOMSOLUTIONS.COM	TRADE				\$	406.89
29	GUSTAFSON SEPTIC SERVICE, INC. ATTN: PRESIDENT 6746 NORTH DAKOTA 8 STANLEY, ND 58784	ATTN: PRESIDENT PHONE: 701-628-2960 EMAIL: GSEPTICSERVICE@HOTMAIL.COM	TRADE				\$	400.00
30	BERGERS SANITATION SERVICE LYLE STOCKERT 936 38TH AVE E DICKINSON, ND, ND 58601	LYLE STOCKERT PHONE: 701-483-1320	TRADE				\$	390.00

Fill in this information to identify the case and this filing:				
Debtor Name:	Cypress Energy Partners - Williams SWD, LLC			
United States Bankruptcy Court for the: Southern District of Texas				
Case number (If	known):	(State)		
Odde Hulliber (II	Kilowii).			

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
Schedule H: Codebtors (Official Form 206H)
Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
Amended Schedule

- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other documents that require a declaration <u>Corporate Ownership Statement, List of Equity Security Holders, and Authorizing Resolutions</u>

I declare under penalty of perjury that the foregoing is true and correct.

05 / 08 / 2022	Docusigned by: */s/ Jeffry Herbers
MM/ DD/YYYY	Signature ୫୮୩୩୩୫ଥିଏଥି ଖିନ୍ତାing on behalf of debtor
	Jeffrey Herbers
	Printed name
	Authorized Signatory
	Position or relationship to debtor

Official Form 202

Executed on

Declaration Under Penalty of Perjury for Non-Individual Debtors